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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 206,149 PCT	FOR FURTHER ACTION		on of Transmittal of International xamination Report (Form PCT/IPEA/416)		
International application No.	International filing date (day/mo	nth/year)	Priority date (day/month/year)		
PCT/US03/36906	17 November 2003 (17.11.2003))	18 November 2002 (18.11.2002)		
International Patent Classification (IPC) or national classification and IPC					
IPC(7): C09K 7/02, 3/00; E21B 43/16	and US Cl.: 166/307; 507/203, 24	1, 902			
Applicant					
SAUDI ARABIAN OIL COMPANY					
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.					
2. This REPORT consists of a total of sheets, including this cover sheet.					
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.					
3. This report contains indications relating to the following items: I					
Date of suchrission of the demand	Date	of completion	of this report		
09 June 2004 (09.06.2004)		mary 2005 (21.0	01.2005)		
Name and mailing address of the IPEA/US Mail Stop PCT, Attn: IPEA/US		rized officer	And Dille		
Commissioner for Patents P.O. Box 1450		C Tucker	Henry Doff		
Alexandria, Virginia 22313-1450 Facsimile No. (703) 305-3230		none No. 571-2	72-1700		
form PCT/IPEA/409 (cover sheet)(hily 1998)					



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International appl
PCT/US03/36906

L. Basis of the re	eport
With regard to t	the elements of the international application:*
the intern	national application as originally filed.
the descri	ription:
pages 1-	7 as originally filed
pages No	ONE, filed with the demand ONE, filed with the letter of
pages N	ONE, Hier with the issue a
the clair	ms:
N	as originally filed as amended (together with any statement) under Article 19
pages N	NONE , filed with the demand
pages 1	NONE, filed with the demand NONE, filed with the letter of
the dra	wings:
pages i	none , filed with the demand , filed with the letter of
pages i	NONE, most independent,
the seq	nuence listing part of the description: NONE , as originally filed
pages	NONE , filed with the letter of, filed with the letter of
2. With regard	d to the language, all the elements marked above were available of the language, all the elements marked above were available of the language.
001	conta troppe available of himistreu with Authorny in the
I nese elem	nguage of a translation furnished for the purposes of international search (under Rule23.1(b)).
1 = .	c 11: view of the international application (under Rule 48.3(D)).
the lar	nguage of the translation furnished for the purposes of international preliminary examination (under Rules
	and/or omino acid sequence disclosed in the international application, the
internation	al preliminary examination was carried out on the basis of the sequence listing:
	nined in the international application in printed form.
filed	together with the international application in computer readable form.
furni	shed subsequently to this Authority in written form.
	thed subsequently to this Authority in computer readable form.
The	statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the
inton	national amplication as filed has been furnished.
The	statement that the information recorded in computer readable form is identical to the written sequence listing
has t	been furnished.
li i	amendments have resulted in the cancellation of:
	the description, pages NONE
	the claims, Nos. NONE
	the drawings sheets/fig NONE
le This	was the been established as if (some of) the amendments had not been made, since they have been considered to go
* Replacemen	ond the disclosure as filed, as indicated in the Supplementation box (translation under Article 14 are referred to in nt sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). cement sheet containing such amendments must be referred to under item 1 and annexed to this report.

Form PCT/IPEA/409 (Box I) (July 1998)



International application No. PCT/US03/36906

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1. STATEMENT					
Novelty (N) Claim	s 7 and 10-21 YE	s			
Claim	s <u>1-6, 8 and 9</u> NO				
Inventive Step (IS) Claim	s 7 and 10-21 YE	S			
	s 1-6, 8 and 9 NO				
	s 1-21 YE				
Ctaim.	s <u>NONE</u> NO				
2. CITATIONS AND EXPLANATIONS Claims 1-3,6 and 8 lack novelty under PCT Article 33(2) as being anticipated by Constein (US 6,349,185 B1). Constein teaches a fluid formed in a wellbore which can comprise a particulate chelating agent (see column 6, lines 20-41, column 3, lines 19-22 and column 11, lines 1-40). Claims 1-3, 5 and 6 lack novelty under PCT Article 33(2) as being anticipated by Lagnemo (US 5,846,922). Lagnemo teaches a composition which comprises water and a particulate chelating within the scope of the present invention (see column 3, line 62 - column 4, line 2 and Example 1). The intended use as a well fluid does not distinguish over the prior art. Claims 1-4, 6, 8 and 9 lack novelty under PCT Article 33(2) as being anticipated by Kardos (US 5225087). Kardos teaches a composition which comprises water and a particulate chelating within the scope of the present invention (see column 5, lines 26-33 and Examples). The intended use as a well fluid does not distinguish over the prior art. Claims 7 and 10-21 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest the specified corrosion inhibitor of claim 7, or the method of claims 10-21. Claims 1-21 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry. NEW CITATIONS ————————————————————————————————————					

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